SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2001-006342 04/15/2010

HON. PAMELA GATES

CLERK OF THE COURT E. Toledo Deputy

IN RE THE MATTER OF CYNTHIA LEE THIMMESCH

TERI D MCCALL

AND

PETER ALLAN THIMMESCH

PETER ALLAN THIMMESCH 11337 STONEHOUSE PL POTOMAC FALLS VA 20165

MINUTE ENTRY

Courtroom OCH 209

Petitioner and Respondent have been previously sworn prior to the commencement of today's hearing. Prior to the commencement of today's hearing Petitioner's Exhibits 6, 8, 11, 13, and 14 have been received in evidence.

9:03 a.m. This is the time set for Continued Evidentiary Hearing. Petitioner/Mother is present and represented by above-named counsel. Respondent/Father is present telephonically on his own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Petitioner testifies.

Petitioner's Exhibit 12 is received in evidence.

Petitioner's Exhibit 7 is received in evidence.

Docket Code 020 Form D000A Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2001-006342 04/15/2010

Petitioner's Exhibit 10 is received in evidence.

Petitioner's Exhibit 2 is received in evidence.

Petitioner's Exhibit 20 is marked for identification.

Respondent presents closing arguments.

Counsel for Petitioner presents closing arguments.

Discussion is held with the Court.

IT IS ORDERED taking this matter under advisement.

Respondent stated that Andrew may be required to attend summer school, which may negatively affect Andrew's parenting time with Mother.

IT IS ORDERED that Respondent shall submit to this Court and provide the Petitioner with an affidavit, indicating what steps he has taken to identify other educational alternatives for Andrew that would allow Andrew to complete the necessary classes without interfering with Mother's parenting time. Respondent shall submit the affidavit within 10 days of today's date.

IT IS FURTHER ORDERED the Petitioner shall submit to this Court, and provide a copy to the Respondent, documentation regarding the camp proposed for the minor children within 10 days of today's date.

10:05 a.m. Matter concludes.

LATER:

IT IS ORDERED that the clerk permanently release all exhibits not offered in evidence to the counsel/party causing them to be marked. Counsel/party shall have the right to re-file relevant exhibits as needed in support of any appeal. Re-filed exhibits must be accompanied by a Notice of Re-filing Exhibits and presented to the Exhibit Department of the Clerk's Office. The Court's exhibit tag must remain intact on all re-filed exhibits.

IT IS FURTHER ORDERED that counsel/party shall have thirty (30) days from the date of this Minute Entry to take possession of the exhibits from the courtroom clerk's division office (602)506-6391; thereafter, the Clerk is authorized to dispose of the exhibits.

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2001-006342 04/15/2010

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.